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APPLICATION NO. FILING DATE FIRST NAMED INVENTOR ATTORNEY DOCKET NO. 09/812,731 03/19/01 FREYNE E JAB-1409 027777 **EXAMINER** HM12/1107 AUDLEY A. CIAMPORCERO JR. FORD, J JOHNSON & JOHNSON ONE JOHNSON & JOHNSON PLAZA ART UNIT PAPER NUMBER NEW BRUNSWICK NJ 08933-7003 1624 DATE MAILED:

Please find below and/or attached an Office communication concerning this application or proceeding.

**Commissioner of Patents and Trademarks** 

11/07/01

	Application No.	Applicant(s)	2 1
Office Action Summary	04/87231	treyne	_ iB - (
	Examiner	Group Art	Unit
The MAILING DATE of this communication appears	on the cover sheet be	eneath the corresponder	oce address
Period for Response			
A SHORTENED STATUTORY PERIOD FOR RESPONSE IS SEMAILING DATE OF THIS COMMUNICATION.	T TO EXPIRE	MONTH(\$) FROM	THE
<ul> <li>Extensions of time may be available under the provisions of 37 CFR 1.13 from the mailing date of this communication.</li> <li>If the period for response specified above is less than thirty (30) days, a</li> <li>If NO period for response is specified above, such period shall, by defaul</li> <li>Failure to respond within the set or extended period for response will, by</li> </ul>	response within the statutor	y minimum of thirty (30) days v	vill be considered tim
Status	, , , , , , , , , , , , , , , , , , , ,		,o o.o.o. y 195).
☐ Responsive to communication(s) filed on			
☐ Responsive to communication(s) filed on			•
☐ Since this application is in condition for allowance except for accordance with the practice under Ex parte Quayle, 1935 (	r formal matters, <b>prose</b> C.D. 1 1; 453 O.G. 213.	cution as to the merits is	s closed in
Disposition of Claims			
(S)		is/are pending in the	. continction
Of the above claim(s) is/are withdra			application.
□ Claim(s)			in consideration.
□ Claim(s)			
Claim(c)		is/are rejected.	
☐ Claim(s)		is/are objected to.	
		are subject to restrice requirement.	tion or election
Application Papers		requirement.	
☐ See the attached Notice of Draftsperson's Patent Drawing R	eview, PTO-948.		
☐ The proposed drawing correction, filed on	is □approved □	disapproved.	
☐ The drawing(s) filed on is/are objected	to by the Examiner.		
☐ The specification is objected to by the Examiner.			
☐ The oath or declaration is objected to by the Examiner.			
Priority under 35 U.S.C. § 119 (a)-(d)			
<ul> <li>□ Acknowledgment is made of a claim for foreign priority under</li> <li>□ All □ Some* □ None of the CERTIFIED copies of the</li> <li>□ received.</li> </ul>	r 35 U.S.C. § 11 9(a)-(d priority documents have	). e been	
<ul> <li>□ received in Application No. (Series Code/Serial Number)_</li> <li>□ received in this national stage application from the Internal</li> </ul>		le 1 7.2(a))	
*Certified copies not received:		` ''	
Attachment(s)		•	
☐ Information Disclosure Statement(s), PTO-1449, Paper No(s)	) ☐ Inte	rview Summary, PTO-413	1
□ Notice of References Cited, PTO-892		ice of Informal Patent App	
☐ Notice of Draftsperson's Patent Drawing Review, PTO-948		er	
Office Ac	tion Summary		
5. Patent and Trademark Office D-326 (Rev. 3-97) *U.S. GPO: 199	97-417-381/62710	Part of E	

\*U.S. GPO: 1997-417-381/62710

Part of Paper No.

Art Unit: 1624

This application has been found to contain more than one invention. Therefore, restriction to one of the following distinct inventions is required:

- (I) Claims 1--11 drawn to certain-as-triazines in class 544 and composition in class 514.
- (II) Claim 12 drawn to a actual method of making method of making the composition by mixing. Old since the time of Alchemists working in caves.
- (III) Claims 13 and 14 non-statutory claims.

Claims 13 and 14 violate 35 U.S.C. 101 and 35 U.S.C. 112, since drafted in terms of use.

See Clinical Products vs. Brenner, 255 F. Supp. 151; 149 USPQ 475 (D.C. District Columbia 1966).

- (IV) Claim 15 a different-as-triazine-patentably distinct.
- (V) Claim 16 multiple processes of preparing the compounds of claim 1 restrictable under MPEP 806.05(f).
- (VI) Claim 17 drawn a process of radiolabelling a compound.
- (VII) Claim 18 drawn to a method of imaging an organ in class 424.

These distinct inventions have acquired separate status in the art, will support separate patents, and will require different fields of search for the respective inventions. Accordingly, restriction for examination purposes as indicated is considered proper; 35 U.S.C. 121; 37 CFR 1.141; 37 CFR 1.142.

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Applicants' response must include a provisional election, even if the requirement be traversed, see 37 CFR 1.143 and 37 CFR 1.144.

J. Ford:jmr

Nov. 5, 2001

JOHN M. FORD PRIMARY EXAMINER

**GROUP** - ART UNIT/6